

WILLS AND TESTAMENTS. 67

and at the request of the testator, and in the presence of each other.

Certified by ——— deputy commissary
of ——— county.

When any representatives of the deceased are present, at the time of taking the probate, they ought to declare whether they have any objection to the will or probate ; if they have none, that circumstance should be noticed, and added to the probate, as follows :

I further certify that A. B. the widow, and C. D. the heir at law to the deceased were present at the time the above probate was taken, and that they did not object to the taking of the same.

When any of the witnesses, after having explained to them the nature of the oath, scruple to take the same, or any of the parties interested do object either to the will or witnesses, the deputy commissary is to notify such refusal or objection to the commissary-general, with the reasons thereof ; and until he hath direction how to proceed, he must postpone the probate.

The will being thus proved, and legally established, the executor therein named is called upon to declare his acceptance of the executorship ; if he refuses to undertake the same, or if